

## REMARKS

The applicant has studied the Election/Restriction Requirement dated January 28, 2004. Claims 11-16 are in the case. The Examiner has required restriction to one of the following two groups of the claimed invention:

Group I. Claims 12, drawn to a pressure applying means including a second nozzle for supplying a magnetic suspension on the film, a magnetic force generating means installed adjacent to a lower portion of the first substrate, and a guide rail for guiding the magnetic force generating means to be movable in a diameter direction of the first substrate as shown in Figure 6 and disclosed on p. 11, lines 2-6 and p. 12, lines 4-8; and

Group II. Claims 13, 15 and 16, drawn to the pressure applying means including a second nozzle installed moveable in the diameter direction on the film and spraying the fluid on the film from a central portion to the circumference thereof as shown in Figure 8 and disclosed on p. 15, lines 22-24.

In response to the Examiner's election requirement, the applicant hereby provisionally elects claim 12 (Group I).

Applicant reserves the right to file a divisional application directed to non-elected claims. Furthermore, claim 11 has been amended to properly define the present invention. It is submitted that no new matter has been added with this amendment.

In view of the foregoing, it is respectfully submitted that the application and the claims, as amended, are in condition for reconsideration on merits. Examination of the application, as amended, is requested. The Examiner is invited to call the undersigned attorney at (213) 623-2221 should the Examiner believe a telephone interview would advance the prosecution of the application.


Respectfully submitted,  
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